

**IN THE HIGH COURT OF GUJARAT AT AHMEDABAD
R/CRIMINAL MISC.APPLICATION (FOR QUASHING & SET ASIDE
FIR/ORDER) NO. 8508 of 2026**

=====

TRUPTIBEN @ RINKALBEN W/O. VINDOBHAI KALUBHAI BHARWAD
Versus
STATE OF GUJARAT

=====

Appearance:

MR BHAVIK J PANDYA(5002) for the Applicant(s) No. 1

MR MANISH J PATEL(2131) for the Applicant(s) No. 1

MS VRUNDA SHAH, ADDL.PUBLIC PROSECUTOR for the Respondent(s)
No. 1

=====

CORAM: HONOURABLE MRS. JUSTICE M. K. THAKKER

Date : 13/04/2026

ORAL ORDER

Learned advocate Mr. Patel submits that the present applicant has been falsely implicated in the FIR registered under the Prohibition Act. It is contended that though the husband possessed a valid license to keep liquor, but he was unable to produce the same at the time of search. It is further submitted by the learned advocate Mr. Patel that the premises where the raid was carried out does not belong to the present applicant but is owned by her husband, and despite the same, the applicant has been roped in the FIR.

Considering the submissions, let Notice be issued, making it returnable on 02.07.2026.

Learned APP Ms. Shah waives service of notice on behalf of the respondent-State.

Ad interim relief in terms of para 4(C) is granted.

(M. K. THAKKER,J)

M.M.MIRZA